DLIN'S RENT-A-CAR SYSTEM Pat McCarey PAT McCAREY, INC., LICENSEE 1163 South Orange Blossom Trail ORLANDO, FLORIDA GArden 5-5780 --- GArden 5-5409 FOIAb3a This Invoice to be Paid by: Chr No. . Type Lic. No. Date and Time In Date and Time Out Address (Billing) FOIAb3a Mileage Mileage Miles Car to be Checked In at Driven MILES @ 213 In consideration of the covenants herein contained, Pat McCarey, Inc. hereby leases to the undersigned renter, upon the terms, covenants and conditions herein set out, the motor vehicle described HOURS above. DAYS (1) Renter acknowledges that said vehicle is the property of Pat McCarey, Inc. and that he has received it in good machanical condition. WEEKS @ Renter agrees that he will return said vehicle to the Pat McCarey, Inc. station from which it was rented, in the same condition as he received it, ordinary wear and tear excepted, on the date CHE stated above or somer upon demand of owner. (3) Renter agrees not to use, operate or drive said vehicle for the transportation of persons or preperty for hire, express or implied; not to use, operate or drive it in violation of any Federal, State TOTAL RENTAL CHARGES or Municipal law, ordinance, rule or regulation governing the use, operation, or return thereof; nor to remove it from this state without the written consent of the owner. MISCL. CHARGES (4) Renter being one of the assured under the insurance policy covering said vehicle agrees to comply with all the terms and conditions of said policy, which by reference thereto are incorporated STATE SALES TAX herein and made a part hereof, and to comply with the terms and conditions appearing below. whether above or below his signature. COLLISION PROPECTION (5) Renter further agrees to indemnify the Insurance Company for any and all loss, damage, cost and expense paid or incurred by the Insurance Company because of injuries or damages sus-TOTAL CHARGES tained by occupants of said vehicle, in states where the law makes Pat McCarey, Inc. or its Insurance Carrier liable for injuries of occupants of said vehicle or because of injuries or damages result-CAS - REPAIRS ing from the use, operation or driving of said vehicle in violation of any of the terms and conditions COMP appearing below. FOIAb3a NET DUE NET DUE (6) Renter expressly agrees to pay Pat McCarey, Inc. on demand: COLLISION PROTECTION (a) A mileage charge computed at the rates published in a current Pat McCarey, Inc. Rate Card By his initial Renter agrees to pay an additional fee of \$1 per day or fraction thereof (with a maximum of \$5 per week) and Pat McCarey, Inc. agrees to relieve Renter of all hability for damage to vahicle while it is used, agerated driven in confermity with this rental contra for the mileage covered by said vehicle during the period of this rental. (b) Service and time charges computed at the rates published in a current Pat McCarey, Inc. Rate Card for the period of this rental. (c) A sum equal to the cost of all damages to said vehicle during this rental period, provided, however, that Renter's liability shall be limited to \$100.00 unless vehicle was used, operated or driven in violation of any of the provisions of this rental contract. CHARGE OR PAID STAN (d) A sum equal to the value of all tires, tools and accessories lost or stolen from said vehicle. (7) If the person signing this contract has directed the billing for charges hereunder to be trans-

Approved For Release 2001/03/04 : CIA-RDP81B00879R000900050031-8

LOCATION STAMP

mitted to another person, firm, or organization which, upon being so billed, has failed to make pay-

insurance policy subject to the terms, conditions, limitations and restrictions thereof end is bound by such terms, conditions, limitations and restrictions even though all of them are not outlined in this

The Renter participates in the benefits of an automobile public liability and property damage

ment, then the person signing shall, upon being billed, promptly pay said charges.

rental contract.